

DANVILLE MAY LOSE ITS TEAM

Effort Being Made to Transfer Franchise to Another City.

[Special to The Times-Dispatch.] Danville, Va., August 10.—Secretary-Treasurer W. M. Sneed, of the local baseball team, offered his resignation to-night, and it was accepted. Mr. Sneed regarded the crowd's criticism of Griffin yesterday as a criticism of him also. President Roach's resignation was not accepted. Mr. Sneed stated that he was joking about transferring the franchise, but stated that efforts were still being made to transfer the remaining scheduled games on account of poor attendance. No satisfactory offer has been received. Robert Davis was elected secretary-treasurer.

Suffolk May Get It.
[Special to The Times-Dispatch.] Suffolk, Va., August 10.—There are rumors that Suffolk may take over the franchise of the Danville, Virginia League, team. Several telegrams have been exchanged but nothing definite yet has resulted. It is claimed that Suffolk will furnish much better crowds than have been given in Danville.

Newport News Wants It.
[Special to The Times-Dispatch.] Newport News, Va., August 10.—Negotiations for the transferring of the Danville franchise of the Virginia League to Newport News were opened to-day between President Roach and Secretary Sneed, of the Danville club, and President A. B. Horwitz, of the Newport News Baseball Association, Incorporated, which owns the Casino Ball Park, and which operated the local team in the Tidewater League. The Danville manager wired President Horwitz this afternoon, asking the local association to make a proposition for the placing of the franchise here.

Until he can ascertain just what the proposal of the local management is, President Horwitz will not make any proposition. If the Danville manager merely want to transfer the franchise to Newport News, the proposal will not be entertained. This city has demonstrated that it can support a State League club, and the attendance records this season show it to be the third best club in the State, being next to Richmond and Petersburg. For that reason, the local association feels that it can land a berth in the Virginia League next year, and the local association will be entertained with the purchase outright by it of the Danville franchise.

SOUTHERN LEAGUE

At Birmingham: First game—Birmingham 1; Chattanooga, 0.
Second game—Birmingham, 5; Chattanooga, 0.
At Mobile: Mobile, 3; Memphis, 1.
Other game not scheduled.

LIQUOR WILL NOT BE LOCAL ISSUE

(Continued From First Page.)
anti-lug bill. They also called attention to the fact that in taking this position they are standing on the platform of the Democratic party in this State.

Dr. George B. Steel said last night that he did not know whether or not he would give answer to the questions asked him. He regarded the position of a member of the Legislature, he said, as representative, and would not like to promise to vote for or against any bill until he had seen the measure, studied it and had heard the final arguments as to its adoption or rejection.

Colonel John S. Harwood said he had not time to prepare his reply, but would do so at the earliest opportunity. He voted at the last session against taking up the Myers enabling act of its order.

J. J. Creamer authorized the statement that his answer will be that he will vote against both propositions in the Ledman letter. Captain John A. Curtis said the same thing, adding that his reply would be made to Mr. Ledman later. Other candidates said they would answer later on, but all, as has been stated, are generally understood to occupy the same position.

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Questions Asked.

The questions asked in the Ledman letter are as follows:
"First. In the event a bill is introduced in the General Assembly restricting the privilege granted in liquor licenses to the sale of intoxicating liquors in those places only where licenses can be legally granted, and to the shipment of intoxicating liquors to those places only where licenses have already been granted, thus carrying out the principle of the local option law to its logical conclusion, and thus preventing the nullification of the expressed will of the people, will you or will you not, vote for such a bill?"

"Second. In the event a bill is presented providing for an enabling act which will authorize the holding of an election upon the question of a State-wide prohibitory law, whenever said election is demanded by 25 per cent of the qualified voters of the State, will you, or will you not, in such an event vote for such a bill?"

"Feeling sure that you will agree with us that a statement from you setting forth your views on the above questions, is entirely reasonable, and hoping to have a very early reply, we are, most respectfully,"

Toney Is Democrat.

The replies made yesterday to Mr. Ledman are as follows:
Richmond, Va., August 10, 1911.
Mr. S. L. Ledman, Richmond:

Dear Sir:—Your favor of the 8th inst., mailed to me on the 9th, is received and contents noted. I heartily agree with you in the assertion, "that every citizen has a right to be heard, and it is his duty to be heard." I am willing to give to his constituents his views on public questions—questions of public import."

I desire to state that I have been a Democrat all of my life, and have abided by the Democratic platform. I believe that the time-honored principle of Democracy, "local option," is the best solution of the liquor question, allowing each community to govern itself. This question has been discussed time and again in our convention by very able leaders, and their decisions have invariably been favorable to "local option," so much so that it was embodied into our platform and still remains. Therefore, being a candidate upon the Democratic platform, subject to its primary, I respectfully decline to pledge my support to either proposition or bill as set forth in the petition accompanying your letter.

Very respectfully, etc.,
(Signed) D. L. TONEY.

Folks in Opposition.
I would vote against both propositions if elected to the General Assembly. Against the first for the reason that if the people in "dry" territory, who want liquor, will buy liquor, they have as much right to have the same shipped to them from Richmond and Petersburg as Baltimore and Washington.

I am opposed to the second proposition because the policy of local option seems to be best, and the party conventions of the party, whose nominees I am for the Senate, have declared in all its conventions for many years in support of "local option." I see no reason why I should "bolt" the party on this doctrine, and I will not do so.

With great respect for the signers of these two propositions, I am,
Yours respectfully, etc.,
(Signed) E. C. FOLKES.

Mr. Cox's Position.
I am in receipt of your letter of August 8, with inclosure.

You desire to know how I would vote upon certain questions if I were elected to the House of Delegates from the city of Richmond.

Your first inquiry is (here the query as to shipment of liquor into local option territory is repeated).
My answer to this inquiry is that I will vote against such a bill. Until Congress acts upon this matter, legislation by the State would be of no effect and would deprive the State authorities of such control of the business as they may now or hereafter have.

Your next question is as follows (here the query as to the State-wide enabling act is repeated).

My reply to this is that I would vote against such a measure. I have always stood for the principle of local option. The proposed bill is opposed to this principle and is contrary to the spirit of our present State Constitution; and, assuredly, in the present condition of the finances of the State, no person can so vote. For this act to be effective there must be attached thereto some condition as to the revenue which the State would be thus deprived, and you will not indicate upon whom or where this burden would fall.

In addition to these reasons I am running as a Democrat subject to a Democratic primary, and the last platform of the party declares for the principle of "local option."

Yours truly, etc.,
(Signed) EDWIN P. COX.

GIRL STILL MISSING

May Have Left After Hearing of Friend's Arrest.

Shelton Nichols of Madison county, who was arrested here on complaint of his wife's father, Henderson Wakley, who charged that the young man was preparing to elope with his seventeen-year-old sister-in-law, Mamie Wakley, was taken back to Madison county by Sheriff Watkins yesterday morning.

The girl was to have met him at Elba Station, but Nichols was in the hour and failed to keep his engagement. Detectives scoured the city for the girl, but no trace of her has been found. It is thought that she learned of Nichols' arrest and returned either home or to her married sister in Washington.

LAW REFORM WAVE REACHES VIRGINIA

(Continued From First Page.)

rules, "he may take who has the power," and "he may keep who can," have been the guiding principles in international disputes. Might, not right, has prevailed.

To Eliminate War.

Tracing the history of international arbitration from the peace of Westphalia down to The Hague conferences, Mr. Bruce pointed out that there has been a steadily increasing disposition to eliminate the horrors of war, and to formulate an international jurisprudence. Rapid transportation is bringing the nations closer together. So are the morning newspapers, where at the breakfast table one reads in parallel columns of the proceedings of the lawmaking bodies of all nations. For instance, the people of the United States are almost as familiar with Asquith and Lord Lansdowne as with Cannon, Clark and Underwood.

The newspapers and other influences are bringing the nations into close contact and intercourse, and correspondingly are increasing international differences in various matters. "Just as sure as the sun shines," said Mr. Bruce, "there will be a court to decide the disputes of nations, modeled after the courts which settle controversies between man and man."

Mr. Bruce detailed fully the origin and acts of The Hague Peace Conference, the first of which was called by the Czar of Russia for the real purpose of checking the increase of national armaments. Russia later abided by the decision of The Hague tribunal, when that body decided against Russia in a case which came up in the Russo-Japanese war, when a Russian cruiser fired on English ships. Thus "the power of truth among men" was recognized.

In the permanent court of arbitration, said Mr. Bruce, there are the defects which always accompany such a mode of settlement of disputes. This body, which is really not a court, but a panel, has many good points, but is valuable in composing controversies to some of which the United States has been a party.

President Taft was described by the speaker as having gone further in the advocacy of international arbitration than any other President. In his administration two treaties of arbitration have been signed, one between France and the United States, one between the latter and Great Britain. These are pending in the Senate for ratification, and Mr. Bruce expressed the earnest hope that these treaties will be ratified.

Defects Criticized.

The international court of arbitration was criticized for its defects by Mr. Bruce, who pointed out that the judges are not permanent, but are elected for a term of years, but once, they do little toward establishing principles for the future. They regard themselves as representatives of the nations from which they come. "I believe the opinion of the world is advancing toward a permanent court," he said.

Referring to the second Hague peace conference, he said that it established a prize court of limited jurisdiction, only acting in time of war in cases of the capture of vessels on the high seas. The courts of England and the United States have different conceptions of international law from those entertained in the continental countries. This has brought up the question as to what law shall govern, and it has gathered in the continental countries. The international court of arbitration shall determine controversies by the natural principles of right and justice, which seems to be the only way to settle them. This establishes a precedent for the future. The sole obstacle preventing the establishment of a permanent international court of plenary power and jurisdiction is that no satisfactory method has been found for the selection of the judges for such a court.

"As certainly as sap rises in the spring," said Mr. Bruce, "so surely will the people demand the creation of a court for the decision of all international controversies. There will be a supreme court of the nations of the world, which will decide according to the law, and not according to the will of a score of men in their sombre judicial gowns will be substituted for an army of 100,000 men gathered in battle array. The eloquence of advocates will take the place of the roar of cannon. The cost will be small. The waste of the capture of vessels on the high seas will be saved. The needless waste that deprives the nations of the flower of their manhood, and causes mourning widows and children, begging for bread. The great lawyers of the country will be at the bar and on the bench of this court. There the white man and the yellow man, Anglo-Saxon and Latin-Christian and Buddhist will settle peacefully their differences. There lawyers from every part of the world will meet, and Tokio will appear, and there will be realized the truth of Kipling's line that 'despite differences of breed and birth, there is no East, West, North or South when strong men meet face to face.'"

Given Vote of Thanks.

Upon motion of Major Griffin, a rising vote of thanks was tendered Mr. Bruce for his powerful address, which made a deep impression upon the association.

The members of the association have enjoyed greatly the varied social attractions of the place. The other members gather in groups and many celebrated characters and incidents are recalled by the well-known members of the bar, chief among whom is Harry St. George Tucker, who always has a score of people assembled about him. The event of the evening was the annual banquet. After an elaborate meal, when, as was arranged, the women of the association, superbly gowned, marched into the hall to the air of "Dixie," and the men followed, enthusiastically by the members of the bar standing. The scene was full of color and brilliancy. In the meantime, Judge Geo. L. Christian, toastmaster, opened the speaking with most appropriate and humorous remarks. He then introduced Helm Bruce, of Louisville, the guest of honor, who delivered a clever after-dinner speech, scintillating with anecdote. He told of a magic lantern in Lexington many years ago in which there was a picture of the recumbent statue of General Lee was thrown on the screen.

There was instant, reverent silence. This, thought Mr. Bruce, was typical of the Virginia attitude toward General Lee.

Professor Armistead Doble, of the University of Virginia, followed. He spoke on the "Young Lawyer." In semi-satirical vein he sketched the vicissitudes and amazing encounters of the newly-pledged barrister.

Judge Geo. B. Prentiss, of the State Corporation Commission, was the third speaker. His theme was "Attar-

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Dinner Speeches," and was delightful. John S. Wise, of New York, received a wonderful ovation when he rose to speak. His speech was characteristic. He said he saw few men before him who were prominent when he went to the bar, in 1857. He said he was glad to see Clark P. H. Winston, of the Richmond Law and Equity Court, who was called "the New York," was when he came back "sticking a nose in Virginia politics." He paid a fine tribute to Virginia. He spoke of the Virginia bar of the old days, and paid a superb tribute to his law teacher, John B. Minor.

Mr. Wise's speech was of the high-

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Large Juicy Lemons, dozen	16c
California Lemon Cling Peaches, 2 lb.	25c
Best American Granulated Sugar, per pound	5 1/2c
1st bottles Duffy's Malt Whiskey, 85c	
Good Salt Pork, lb.	8c
New Clipped Herring, dozen	10c
1st bottle Old Fulcher Whiskey, 75c	
Freezing Salt for cream, peck	10c
Whole Grain Carolina Rice, lb.	6c
Good Canned Salmon, 12c	
Good Mixed Tea, per lb.	30c
Jello Ice Cream Powders, 3 pkgs.	25c
7 bars Swift Pride Soap for	25c
Peelless Brand Finest Evaporated Milk, 4c; large can	8c
Eagle or Brookdale Asparagus, can	19c
Best Lump Starch, 5c pkg, now 7c	
Baker's Cocoa, can	10c
New Full Cream Cheese, 18c lb, or 1 1/2 lb.	25c
Smoked California Hams, lb.	11 1/2c
Good Creamery Butter, per lb.	25c
Gold Brand Fish Roe, in 2-lb. cans	11c
Silver King Best Patent Family Flour, 30c bag; or, per barrel	\$4.65
Fresh Nearby Country Eggs, dozen	18c
Winner Brand Condensed Milk, can	9c
Smoked Country Jowls	9c
Pure Leaf Lard, lb.	12c
Good Carolina Rice, lb.	5c
Good Lard, per lb.	10c
Va. Pride Coffee, lb.	21c
Gold Medal or Pillsbury Best Flour, 39c bag; per barrel	15

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est eloquence. His tribute to Virginia was a masterpiece of comparative description. "If I have been called a renegade, it was because I held an ideal of Virginia that placed her next to God," he thundered.

Judge Charles F. Moore, of New York, was the last speaker.

Standing Committee.

Following are the standing committees, appointed at the morning session:

Committee on Admissions—Richard H. Baskin, Portsmouth; Milton W. Lumb, Norfolk; R. Turnbull, Lawrenceville; Brunswick county; Paul Pettit, Portsmouth; E. B. Chesmide, Charlotte Courthouse; R. Colston Blackford, Lynchburg; Malcolm K. Harris, Danville; George E. Walker, Charlottesville; James W. Harrisonburg; J. Winston Read, Newport News; Thomas E. Blakey, Rappahannock; J. W. Fleet, Williamsburg; C. P. Cardwell, Hanover; Harry B. Catoe, Alexandria; W. T. Shields, Lexington; John W. Stephenson, Jr., Warm Springs; E. Lee Trinkle, Wytheville; J. Powell Royal, Tazewell; J. Norman, Bristol; Napoleon Bond, Wise; George N. Conrad, Harrisonburg; R. A. McIntyre, Warrenton; Patrick Hagan, Adamar; Winston Parrish, Portsmouth; C. C. Scott, Amherst; Malcolm Griffin, Bedford City; I. Elwood Noek, Accomac.

Committee on Legislation and Law Reform—Lewis H. A. Campbell, Lynchburg; Henry C. Rully, Richmond; John B. Jenkins, Norfolk; Robert M. Ward, Winchester.

Committee on Education and Admission to the Bar—Robert T. Barton, Winchester; Martin P. Burks, Lexington; Alexander A. Graves, University; Robert M. Harris, Norfolk; C. B. Garnett, Richmond.

Library and Legal Literature—R. C. Gordon, Staunton; A. H. W. Allen, Fredericksburg; Rosewell Page, Hanover; George Mason, Petersburg.

Committee on Presentments—C. W. Coleman, Portsmouth; R. Randolph Hicks, Norfolk; E. P. Buford, Lawrenceville; A. D. Hamilton, Petersburg; Andrew J. Torry, Charlotte; C. H. Goo, Fairfax; H. St. George Tucker, Lexington; Wm. H. White, Richmond; Robert C. Jackson, Roanoke.

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Winchester, Chas. A. Graves, University; Chas. V. Meredith, Richmond; A.